

Message

From: Colletti, John [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP (FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=9591FDFA5D8049E1ACAF8B441D875ED7-JCOLLETT]
Sent: 4/16/2019 3:12:33 PM
To: Shea Schachameyer [wqs@badriver-nsn.gov]
CC: nrdirector.badriver-nsn.gov [nrdirector@badriver-nsn.gov]
Subject: RE: Diaperville

Hi Shea,

We will not be public noticing the draft permits for all of the facilities tomorrow. Not sure what you want to do with your notice. I would expect that if we make any changes to the permits, they will be more stringent so that should not affect your certification. I will keep you informed.

John

From: Colletti, John
Sent: Monday, April 15, 2019 3:28 PM
To: Shea Schachameyer <wqs@badriver-nsn.gov>
Cc: nrdirector.badriver-nsn.gov <nrdirector@badriver-nsn.gov>
Subject: Diaperville

Hi Shea,

There might be a little delay in our public notice because of mercury concerns at Diaperville. For Diaperville, we only looked at you aquatic life WQS for mercury when we determined a limit was not needed. Since Hansen Swamp is in the Lake Superior basin, I have gotten questions as to why we are not looking at your human health standards as we did with the Bad River facility. I mentioned because of the infrequency of discharge and we are not sure the swamp actually makes it to Lake Superior as reasons for not looking at the human health number. Is there anything else I can be saying? Your 401 certification should be an analysis of whether our permit meets your standards and since we have some mercury data, does not including a limit make sense?

Is Birch Hill Swamp in the Lake Superior basin and do we have the same issue for that facility?

Thanks,
John